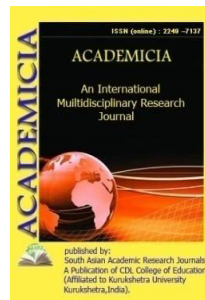


ACADEMICIA
**An International
 Multidisciplinary
 Research Journal**
 (Double Blind Refereed & Peer Reviewed Journal)



DOI: 10.5958/2249-7137.2021.01823.1

FORMATION OF THE CATEGORY OF INTERPRETATION OF LAW, ESSENCE AND CONTENT

Gulchexra Tastanbekova*

* Associate Professor,
 Department of State and Legal Sciences,
 Academy of the Ministry of Internal Affairs of the Republic of UZBEKISTAN

ABSTRACT

The article analyzes the formation, essence and content of the category of interpretation of law, the concept of interpretation of law, the correct application of the rule of law, the interpretation of law: defining and understanding the meaning of law, explaining the content of the rule of law, the theory of interpretation. In his view, the general content of the rule of law takes on an appropriate form in relation to a particular life situation, on the basis of the interaction of certain persons on specific circumstances and grounds, in a specific place and time. The importance of the concept of "interpretation" for the legal sciences is reflected in the disclosure of the essence of the elements of legal norms. Interpretation is the result of thinking activity. In the social sciences, the term "commentary" is used as a synonym for words such as "interpretation," "interpretation," and "explanation."2 This means that while interpretation applies to all disciplines that use written sources, it has a special place in the legal disciplines.

KEYWORDS: Law Enforcement, Interpretation of Law, Legal System, Interpretation of Laws, Legislation, Object of Interpretation, Subject, Normative Legal Acts.

REFERENCES:

1. Karang: Problems of the theory of state and law / Ed. S. S. Alekseeva. - M., Yurid. lit., 1987. -S. 394-395.
2. See Theory of State and Law. - T .: Academy of Internal Affairs of the Republic of Uzbekistan, 2009. - P.44. Hermes, according to ancient Greek mythology, is the name of a god who is entrusted with the task of explaining the divine instructions to man and being a mediator between God and man.

3. Karang: Ionin L.G. Understanding Sociology. - M., 1979; Kuznetsov V.G. Hermeneutics and humanitarian knowledge. - M., 1991; Suslov V.A. Hermeneutic aspect of legislative interpretation // Jurisprudence. - 1997. - No. 1; wa boshk.
4. Karang: A.I. Ovchinnikov Legal hermeneutics as legal thinking // Theory of law and state. – S.160; Suslov V.A. Hermeneutics of Law // Jurisprudence. - 2001. - No. 5. - P.5
5. 5. Karang: Gadamer H.G. Truth and Method: Fundamentals of Philosophical Hermeneutics. - M., 1988. -- p. 594.
6. Specified source. - P.312.
7. Karang: Problems of the General Theory of Law and State / Ed. V.S. Nersesyants. - M., 2008. -- S. 444-445.
8. Karang: Khabibulina N.I. Political and legal problems of semiotic analysis of the language of law (Theoretical and methodological research) Author's abstract. dis. Doctor of Law - St. Petersburg, 2001. –S. 12; General theory of state and law. Academic course in 2 volumes / Ed. Prof. M.K. Marchenko. T.2. The theory of law. - M.: Zertsalo, 1998. -- S. 323.
9. Karang: Michelle T. The problem of interpretation and the theory of the supremacy of the Constitution // Comparative constitutional review. - M., 2005. - No. 4. - P.171.
10. Karang: Michelle T. Realistic interpretation // Comparative constitutional review. - M., 2006. - No. 1. - P.136.
11. Nersesyants VS General theory of law and state. Textbook for law schools and faculties. - M.: Publishing group NORMA-INFRA-M, 1999. –S.493; Khabibulina N.I. Political and legal problems of semiotic analysis of the language of law (Theoretical and methodological research): Author's abstract. dis Doctor of Law. - St. Petersburg, 2001. –S. 12.
12. Asha Asar. - C. 493.
13. Theory of state and law. - T.: Academy of Internal Affairs of the Republic of Uzbekistan, 2009. - B. 425.
14. GS Tastanbekova. Interpretation of law. Study guide. - T.: Academy of Internal Affairs of the Republic of Uzbekistan, 2016. - B. 6-8.
15. Karang: Theory of Law and State / Ed. prof. V.V. Lazareva. - M.: Law and Law, 1996. -- P. 202.
16. See: Saidov A., Tozhikhonov U. Theory of law. - T.: Academy of Internal Affairs of the Republic of Uzbekistan, 2001. - B. 220.
17. See: Islamov ZM Society. State. Right. □ T.: Adolat, 2001. - P.595.
18. See: Islamov ZM Theory of state and law. □ T., 2007. - B. 682.
19. See Theory of State and Law. - T.: Academy of Internal Affairs of the Republic of Uzbekistan, 2009. - B. 425.
20. See Theory of State and Law. - T.: Academy of Internal Affairs of the Republic of Uzbekistan, 2009. - B. 424-425.

21. Karang: Sirozhov G. Interpretation by the Constitutional Court of the Republic of Uzbekistan of the Constitution and Laws: Concept, Purpose, Necessity // TDYuI Akhborotnomasi. - 2007. - No. 6. - P.14-17.
22. GS Tastanbekova. Interpretation of law. Study guide. - T.: Academy of Internal Affairs of the Republic of Uzbekistan, 2016. - B. 9-10 ..
23. Problems of the general theory of law and state. - M.: NORMA-INFRA, 2008.-- P.444.
24. Karimov IA The concept of further deepening democratic reforms and development of civil society in our country. - T.: Uzbekistan, 2010. - P.24.
25. General theory of state and law. Academic course in 2 volumes / Ed. Prof. M.K. Marchenko. T.2. The theory of law. - M.: Zertsalo, 1998.-- S. 324.
26. Karang: Theory of Law and State / Ed. prof. V.V. Lazareva. - M.: Law and Law, 1996.-- S. 113.
27. Saidov A., Tozhikhonov U. State and legal theory. 2 years. Theory of law. - T.: Academy of Internal Affairs of the Republic of Uzbekistan, 2001. - B. 221.
28. See Theory of State and Law. - T.: Academy of Internal Affairs of the Republic of Uzbekistan, 2009. - P.426.